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Attorneys for Plaintiff Saratoga Advantage Trust Health & Biotechnology Portfolio

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

ROBERT DUVALL, Individually and On :
Behalf Of All Others Similarly Situated :

Plaintiff, : Honorable Stanley R. Chesler

v.

:

PAR PHARMACEUTICAL COMPANIES,
INC., PETER S. KNIGHT, PATRICK G. :
LEPORE, RONALD M. NORDMANN, :
THOMAS P. RICE, MELVIN SHAROKY :
JOSEPH E. SMITH, PATRICK J. :
ZENNER, TPG CAPITAL, L.P., SKY :
GROWTH HOLDINGS CORPORATION :
and SKY GROWTH ACQUISITION :
CORPORATION, :

Defendants. :

**CONSENT ORDER FOR
RELIEF FROM DEADLINES
DUE TO HURRICANE SANDY**

SARATOGA ADVANTAGE TRUST :
HEALTH & BIOTECHNOLOGY :
PORTFOLIO, Individually and on :
Behalf of All Others Similarly Situated :

Plaintiff, :

Civil Action No. 12-5652 (SRC-CLW)

Honorable Stanley R. Chesler

v.

:

PAR PHARMACEUTICAL COMPANIES,
INC., PETER S. KNIGHT, PATRICK G. :
LEPORE, RONALD M. NORDMANN,
THOMAS P. RICE, MELVIN SHAROKY :
JOSEPH E. SMITH, PATRICK J.
ZENNER, TPG CAPITAL, L.P., SKY :
GROWTH HOLDINGS CORPORATION :
and SKY GROWTH ACQUISITION :
CORPORATION, :

Defendants. :

WHEREAS, on October 23, 2012, the Court entered a Consent Order for Consolidation, consolidating the above-captioned actions and setting a schedule for the filing of a Consolidated Amended Complaint, and a briefing schedule for responsive motions (Dkt. # 38-1);

WHEREAS, Hurricane Sandy caused unprecedeted damage and disruption to the operations and coordination of Plaintiffs' counsel, making it impossible to prepare and file the Consolidated Amended Complaint within the schedule ordered by the Court;

WHEREAS, all parties have agreed that good cause exists to grant Plaintiffs relief from the deadlines set forth in the Consent Order for Consolidation,

WHEREAS, the parties have stipulated and agreed to the following proposed amended deadlines; and

It appearing that this Order has been consented to by all parties, and for good cause shown;

IT IS ON THIS ____ day of _____ 2012,

ORDERED as follows:

1. Plaintiffs shall file a Consolidated Amended Complaint with the Court, bearing Civil Action No. 12-5109, on or before November 30, 2012.
2. Defendants shall file their Motion to Dismiss the Consolidated Amended Complaint on or before January 11, 2012.
3. Plaintiffs shall file their opposition to the Motion to Dismiss the Consolidated Amended Complaint on or before February 1, 2012.

4. Defendants shall file their reply in further support of their Motion to Dismiss the Consolidated Amended Complaint on or before February 22, 2013.

HON. STANLEY R. CHESLER
United States District Judge

We hereby consent to the form and entry of the within Order:

SILLS CUMMIS & GROSS P.C.
Attorneys for Defendants Peter S. Knight,
Ronald M. Nordmann, Thomas P. Rice,
Melvin Sharoky, Joseph E. Smith, Patrick J.
Zenner, Par Pharmaceutical Companies, Inc.,
and Patrick G. LePore

By: s/Jeffrey J. Greenbaum
JEFFREY J. GREENBAUM

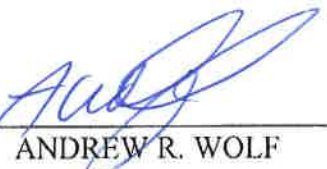
Dated: 11/14/2012

PASHMAN STEIN, P.C.
Attorneys for Plaintiff Robert Duvall

By: s/John T. Whipple
JOHN T. WHIPPLE

Dated: 11/14/2012

THE WOLF LAW FIRM, LLC
Attorneys for Plaintiff Saratoga Advantage
Trust Health & Biotechnology Portfolio

By: 
ANDREW R. WOLF

Dated: 11/14/12

ROPES & GRAY LLP
Attorneys for Defendants TPG Capital, LP,
Sky Growth Holdings Corporation, and Sky
Growth Acquisition Corporation

By: 
ADAM M. SALTZMAN

Dated: 11/19/12